

REMARKS

Claims 1-7, 11, 14 and 26-30 were pending and rejected. Claims 1 and 26 were objected to. Claims 1 and 26 have been amended to overcome the objections of claims 1 and 26. All amendments in claims 1 and 26 are supported by the specification and drawings of the present invention. No Claim is canceled and no claim is added. Therefore, Claims 1-7, 11, 14 and 26-30 remain in this application.

Applicants respectfully request reconsideration in light of the amendment and the remarks below.

CLAIM OBJECTIONS

Claims 1 and 26 are objected because of the following informalities, for example the limitation “examining said a plurality of items of said resource provider to certify said resource provider” recites in claims 1 and 26, the limitation “collecting and analyzing records of said stored certified resource providers” recites in claim 1 and the limitation “collecting and analyzing said resource providers certified” recites in claim 26.

In this application, the limitations “examining said a plurality of items of said resource provider to certify said resource provider” recited in claims 1 and 26 have been amended to “examining said a plurality of items of said resource provider thereby certify said resource provider” for overcoming the rejections of claims 1 and 26.

The limitation “collecting and analyzing records of said stored certified resource providers” recites in claim 1 has been amended to “collecting and analyzing the stored records of stored certified resource providers in said electronic hub system for implementing matches with said record of said certified resource provider” for overcoming the rejection of claim 1.

The limitation “collecting and analyzing said resource providers certified” recites

in claim 26 has been amended to “collecting and analyzing the stored records of stored certified resource providers in said electronic hub system for implementing matches with said record of said certified resource provider” for overcoming the rejection of claim 26.

In light of the foregoing amendments, the objections of claims 1 and 26 are overcome, and Applicant respectfully requests the withdrawal of the objections of claims 1 and 26.

CLAIM REJECTIONS- 35 U.S.C. SECTION 112

Claims 1-7, 11 and 14 stand rejected under 35 U.S.C. 112, second paragraph as being incomplete for omitting essential steps, such omission amounting to a gap between the steps.

Examiner is of the opinion that both of the method recited in claims 1-7, 11 and the system recited in claims 26-30 are incomplete because some essential steps are omitted. The omitted essential steps and elements are:

Subsequent to certifying said resource provider, transmitting data regarding certify items to the electronic hub system

Storing a record of said certified resource provider along with the data regarding the certified items

Receiving business models of the certified resource

Storing business models of the certified resource provider

Applicants respectfully traverse because following reasons.

Firstly, claims 1 and 26 are amended to provide that communicatively coupling said resource provider with said electronic hub system and providing a plurality of items of said resource provider to said electronic hub system by said resource provider for examining, wherein a business model is composed of said a plurality of items. Support for this feature is found, for example, in Fig. 2A, Fig. 3, Fig. 3A and the description about them in the specification of the present invention (page 8, lines

17-20, page 8, line 24-line page 10 line 16 and page 11, lines 6-15). In particular Fig. 3, Fig. 3A and the specification of the present invention discloses that the resource provider provides a plurality of items of the resource provider to the electronic hub system. The specification of the present invention recited "each resource provider... needs to connect to the eHub of the business eHub system for resource registration (step 41). The business eHub system may proceed a series of the written and substantial examinations for the registered resource provider. The items of examinations, for example, the capital provider's financial records with bank, the owner authority of the factory buildings or land, the members' education and background of the technology group..." (page 9, lines 9-20) imply that a plurality of the items of the resource provider are provide to the electronic hub system for certifying or examining after or during the resource registration. And the items of the resource provider are the certifications or documents about capital, office area, technology, employer, rules, regulation, and so on. Therefore, the items of the resource provider for certifying resource provider are provided to the electronic hub system and then the data regarding certify items of the resource provider can be stored in the electronic hub system directly. The step of transmitting data regarding certify items to the electronic hub system subsequent to certifying said resource provider is not necessary because the data regarding the items of the resource provider have been provided to the electronic hub system.

Secondly, claims 1 and 26 are amended to provide storing a record of said certified resource provider along with the data regarding the certify items in said electronic hub system. Applicants define what data about a record of the certified resource provider is stored in the electronic hub system or in the data storage device. Support for this feature is found, for example, in page 9, lines 23-25 and page 11, line 10-14. The specification of the present invention recited "Furthermore, the information of those certified resource providers can be recorded in the certified resource database of the business eHub system (step 43)" (page 9, lines 23-25) and "When the resource provider provides...and its information can be saved in the certified resource database (step 65)." (page 11, line 10-14). The information of those

certified resource providers are the data regarding the certify items and they are stored in the step of storing a record of the certified resource provider recited in claims 1 and 26. Therefore, an added step of storing a record of said certified resource provider along with the data regarding the certified items is not necessary because these amendments in claims 1 and 26.

Thirdly, based on the specification and foregoing amendments in claims 1 and 26, it is clear that a business model comprises the items provided to the electronic hub system by the resource provider. Therefore, when the resource provider provides a plurality of the items of the resource provider, the resource provider also provide a business model of the resource provider, and when the items of the resource provider are stored in the electronic hub system or in the data storage device of the electronic hub system after examining the items, the business model of the resource provider consisted of the certified items. Thus, the business model of the resource provider is provided and stored in the step of providing a plurality of items of the resource provider to the electronic hub system and the step of storing a record of the certified resource provider respectively. Therefore, the added steps of receiving business models of the certified resource and storing business models of the certified resource provider are not necessary.

Base on foregoing amendments in claims 1 and 26 and remarks, Applicant respectfully request the withdrawal of the rejections of claims 1-7, 11 14 and 26-30.

ALLOWABLE SUBJECT MATTER

The Examiner stated that claims 1-7, 11 14 and 26-30 are deemed to allowable if written to overcome the rejections of 35 U.S.C. 112, 2nd paragraph and claim objection, as set forth in this Office Action. Claims 1 and 26 have been amended to overcome the rejections of 35 U.S.C. 112, 2nd paragraph and claim objection. Therefore, claims 1-7, 11 14 and 26-30 are in the in the condition for allowance and a notice of allowance is respectfully requested.

Conclusion

In light of the above amendments and remarks, Applicants respectfully submit that Claims 1-7, 11 14 and 26-30 as currently presented are in condition for allowance. Accordingly, reconsideration is respectfully requested.

23552

Date: August 6, 2007

Respectfully submitted,

MERCHANT & GOULD P.C.
P.O. Box 2903
Minneapolis, Minnesota 55402-0903
(612) 332-5300



Tong Wu
Reg. No. 43,361
TW:cjc